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Hastings Law News Vol.26 No.7

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Hastings Raw News

Frisco, CA

April 1, 1993

Volume 26, Number 7

Application Changed

By I. M. Moral
STAFF WRITER

The California State Bar recently announced the arrival of its new moral character forms for law students. Originally designed as a test of ability to fill out a long, complicated form, the Moral Character Application now elicits responses designed to determine the likelihood of future attorneys to steal office supplies from their employers. "We are really excited about the change," said one Bar representative. "Now we can charge firms for vital information about students' morality as well as charging the students themselves for the privilege of filling out the application."

The current application also proposes to frustrate students enough so that they do not complete their Bar applications. "Everyone says there are too many lawyers in California already," said the Bar rep. "By frustrating second- and third-year students to the point of screaming, we hope to discourage potential employment competition."

Questions that delve into students' pasts have been reworked to extract as much information as possible and to lengthen the form so that it takes at least three days

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Photo By JERRY CHASE

Due to increased crime in the neighborhood, Hastings recently announced plans to expand its force. Officers will wear full riot gear at all times.

Peace Officers Shoot Students, Panhandler

By Harry Callaghan
COP BEAT

On the afternoon of March 25th three Hastings security officers shot and killed an aggressive panhandler and wounded two Hastings students. The officers were carrying firearms as part of Hastings' experimental "Shoot to Kill, Take a Life Out of Crime" program, sponsored by the National Rifle Association.

At approximately 3:45 p.m., Hastings officers Dan Smith, Bill Wesson and Susan Magnum responded to complaints of a suspected aggressive panhandler disrupting a Beer on the Beach.

About 3:50 p.m., the three officers fired a total of 27 shots in front of the 198 Building. The suspect was hit once in the left arm and twice in the right leg and was killed instantly. Two allegedly innocent students were slightly wounded.

Officer Magnum said she approached the suspected aggressive panhandler to ask him to leave Hastings' property because he was disrupting the Beer on the Beach. Officer Magnum said that she and officers Smith and Wesson had their guns drawn, but only as "a safety precaution." Magnum said

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Forum Debate: Should Christianity Be Legal?

By Saint Augustine
RELIGION EDITOR

Human Dignity Day was observed on March 9, 1993 at Hastings. The observances were sponsored by Hastings Atheists (HA), Humanists At Hastings (HAH), Hastings Association of Witches (HAW), and the Hastings Peyote Club. Chris Chin, HAH President, explained that "Human Dignity Day is a day to celebrate our humanity and explore the effects of Christianity on society. Some people are afraid to discuss Christianity because of the First Amendment protection of religion, but we feel the First Amendment should not be used as a shield by those who have a negative effect on society. We think all this God stuff can seriously compromise people's self-esteem and human dignity."

During the day, HAH had an informational table on the beach. They passed out beige ribbons for people in wear to express their support for human dignity. They also showed a videotape of executed serial killer Ted Bundy in which he discussed his born-again Christian beliefs and their connection to his crimes.

However, the main event of Human Dignity Day was a panel discussion, "Christianity and The First Amendment: Should the effects on society be considered?"

The first speaker was Ben Quayle, the vice-director and general counsel of the National Human Legal Foundation. Quayle said that his group promotes the active prosecution of people who break the law in their practice of Christianity. He stated that he did not want current law changed, he just wanted prosecutors and courts to enforce the law as set out by the U.S. Supreme Court in the 1990 case *Employment Division v. Smith*, in which a worker fired for religious peyote use was denied unemployment compensation. According to Quayle, "Smith states that 'the right of free exercise does not relieve an individual of the obligation to comply with a valid and neutral law of general applicability' for

religious reasons."

For example, the common Christian ceremony of communion must be made to comply with the law. He said, "If you or I run a restaurant and pass around one cup to everyone, the Health Department will shut us right down, but it's done every day in churches. If you or I serve alcohol to people under 21, we can be criminally prosecuted, but Christian clergy say it's the blood of Christ and get away with it. If we stick our fingers in someone's mouth we can be prosecuted for practicing dentistry without a license, but the clergy do it every day of Christ and get away with it. If we stick our fingers in someone's mouth we can be prosecuted for practicing dentistry without a license, but the clergy do it every day of Christ and get away with it. If we stick our fingers in someone's mouth we can be prosecuted for practicing dentistry without a license, but the clergy do it every day of Christ and get away with it."

The second panelist was Kristie Littlethought, professor of law and godless studies at the University of Massachusetts/Salem. Littlethought said Christianity was especially harmful to women's human dignity. She said, "What is Christianity about? Father, son, and holy ghost. We know that the father and son are men, so that must make women the ghosts. How can women have dignity if they think of themselves as white transparent creatures flying around the sky and scaring people? Women are not transparent and the demand that they become transparent has led to an epidemic of eating disorders in Christendom." Continued Littlethought, "We are not scary! Some in the audience appeared to

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School Investigates Federalist Society Finances

By Morris Dees
STAFF REPORTER

The Federalist Society was called before the Academic Disciplinary Committee last month for excessive spending at Discount Stores Unlimited. Since 1990, Hastings administrators say, the Federalists have reported increasing numbers of expenses without turning in receipts. When the society finally released its receipts, the only valid receipts the administration found were from Alamo Lumber Products in Danville, marked "for lawn decorations."

The majority of the receipts, which added up to \$3,427.34, were only marked "For Misc.," which is unacceptable under the

academic regulations governing student organizations. On further inquiry and after locking the Federalist Society out of its cubicle, the administration discovered that members of the

Federalist Society had spent their ASH money on bedding—specifically, sheets.

When asked how the Federalists had incurred such

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PHOTO BY SECRETARY ADAM SMITH

Federalist Society headgear prior to sheet purchases.

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White Coming off Bench For 49ers

By Richard Gere

SPECIAL CORRESPONDENT

Supreme Court Justice and former star quarterback Byron White is leaving the high court to join the San Francisco 49ers' second string, the *Raw News* has learned.

Court sources say White has resorted to mild subterfuge to avoid publicity until he can sign a final contract: he has asked 49ers press representatives to identify him as "Reggie" White and to state his position as defensive end. In fact, sources said he has adopted "Reggie" as his new nickname, replacing his old sobriquet of "Whizzer."

White, a Baptist minister and devout believer in "family values," has reportedly said he is waiting for God to send him a sign before he closes the 49ers deal. Joe Montana was not available for comment.

49ers coach George Seifert would not confirm that a contract was pending, but he said he would

welcome White, should he show interest in joining the team. Seifert added, "He's at the right mental level for either football or law—smart enough to play the game and dumb enough to think it's important."

There has been speculation that a salary dispute may be holding up the deal. Under an NFL rule, the 49ers would only be able to offer White about \$14.6 million over four years. White, who was the nation's highest-paid professional football player during his Yale Law School days, might not be satisfied with the offer.

However, another possible source of income may sweeten the pot. Pepsi Cola is rumored to be planning a "Byron Knows" advertising campaign based on his illustrious dad career.

White was NFL Rookie of the Year in 1938 and a first-round Superdraft pick in 1962.

The 62-year-old White has played under a number of well-known coaches, including Richard Nixon, George Bush, and, of

course, The Gipper. White's career with the high court was studded with spectacular plays, including his breathtaking end run around the Constitution in *Bowers v. Hardwick*.

Like some other 49er quarterbacks, White is reportedly fit despite his advanced age. A former clerk who is intimately acquainted with the Justice said he expected an old gerbil-stuffing injury would not hinder White's return to active play.

In his heyday, White was a "perfect physical specimen," said Supremes teammate Clarence Thomas, who recalled seeing a film starring "Whizzer White" in his younger, hungrier days.

But has he still got the talent? Reached through a medium, former teammate Potter Stewart said, "I know it when I see it."

Another space purchased by BAR/BRI.
Official sponsor of the Hastings Raw News.

NEWS BRIEFS

COMPILED BY THE HASTINGS RAW NEWS STAFF

Students Demand Smith Refund

Five hundred impoverished students have responded to (albeit hiked by demanding refunds of student activity fees under *Smith v. Regents*). The recent California Supreme Court decision required UC-Berkeley to refund on demand the portion of mandatory student fees used to support political activity. ASH responded by paying each student 12 cents. "If Hastings students weren't so apathetic, we could give you a better refund," ASH President Phil Ginsburg said in a letter accompanying the 12-cent checks. The students say they plan to demand a larger refund. "So sue us," said Ginsburg.

Campus Gunslinger Suspended

The Hastings Security Department has imposed a one-day suspension on Officer Elizabeth "Kat" Katzenjammer because she was found to have spent an entire shift playing "Lethal Enforcer" in the 1980s basement video arcade.

"I was only practicing for the big day," said Katzenjammer, a strong proponent of firearms for Hastings' security force.

Hastings Public Safety Officers' Association president Hardy Dave said Katzenjammer should not have been blamed for her conduct. He said she spent her time on the realistic shoot-'em-up video game because Hastings' administration had refused to fund a firing range for the officers.

"There's that big hole in the ground over on the West Block," said Hardy Dave. "It's a great place for a firing range, and it's been empty so long that the College obviously doesn't have any plans for it."

Smoking Guns

Raw News superleuths recently found the following secret memo, shredded, in a third floor circular file. After several hours spent pasting the pieces together, the shocking nature of the memo became clear. The memo was from Prof. Marsha Cohen and David Faigman to the faculty:

"Because of the serious budget crisis and the concomitant need for administrative efficiency, we have decided that the committees we chair (the Ad Hoc Committee on Smoking and the Task Force on Weapons, respectively) should complete their work as one combined committee."

Henceforth the combined committee will be known as the Task Force on Smoking Guns. The committee has progressed satisfactorily toward the completion of its goals. At the next meeting of the Board of Directors, the committee will propose the following resolution:

"Resolved, that all smoking on campus shall be forbidden. Violators of this policy will be shot."

Big Blank Space

This space does not contain a news story due to the irresponsibility of Hastings Raw News Editor Marsha Bridgman. I told her and told her that I'd leave the paper blank if she didn't turn in her stories on time. Actually, she did turn something in, and it's pretty funny, but we're saving it for next year because it came in at 5:01 p.m. on Wednesday.

I told her so.

Applicant Files Discrimination Suit

By Di Versity

STUDENT CORRESPONDENT

Chester Waller, ardent graduate of Shifflet College, who was rejected by the Hastings Admissions Committee, has filed a class action discrimination suit against Hastings College of the Law.

Waller alleges in his complaint that he has been the victim of an admissions policy that discriminates on the basis of an applicant's mental capacity and ability. "This is blatant discrimination," says Waller, "of the most obvious kind."

Waller is a resident of Albright, West Virginia, and boasts a 74 I.Q. His parents are second cousins who, coincidentally, are visiting professors of Family Law at Boalt Hall.

Waller's attorney, Eileen Waytlet, Esq., agreed to go against a court order and speak to the *Raw News*. "This school is claiming it takes intelligence to be a lawyer. We all know otherwise," she said. "Even the physical design of the college denies access to the intellectually challenged. For example, on Mr. Waller's recent visit to Hastings, several students came upon him in the library trembling with fear and huddled in a corner of the 4-6 floor elevator."

One student reported, "It was terrifying. He just pointed his

bruised finger into space and moaned, 'first floor...first floor...'

"And that's not all," Waller's attorney continued. "Several professors were reported to have been laughing hysterically while they watched Mr. Waller from their windows. He was struggling for over an hour with the card access door of the 198 Building."

"You've got to admit," claimed a professor who preferred to remain anonymous and who joined in the derision, "it was kind of funny. I mean, the guy was trying to make a deposit with his ATM card." N. Garth, the college's special design engineer, concurred. "Only an idiot could have trouble with that door."

"EXACTLY!" retorted Waller's attorney. "Have they even been listening to us?" According to Waller, Hastings is denying its responsibility to the community. The goal of the institution is supposedly to educate, he said. "Well, who is in greater need of an education than low-morons, such as Mr. Waller? Intellectually challenged students have just as much of a right to a top-rate legal education as smart students," said Waytlet.

First Womyn Hillary Rodham Clinton was available for comment at the White House: "I think Hastings should follow the federal government's lead in this area."

Dean Tom Read addressed the volatile issue at last month's

meeting of the P.C. Law Deans Society, denying any institutionalized policy of discrimination against stupid people.

"This is a slanderous allegation," fumed Read, "especially when Hastings has gone to such lengths to ensure that idiots are given top priority, not only in admissions, but in staff and faculty positions as well." He continued, "We have one of the most progressive approaches in that we actively recruit many professors, staff and students who have absolutely no clue."

Read then pointed to the many school-sponsored activities that have absolutely nothing to do with the pursuit of academics whatsoever. "Look at the Surf Club! And that law journal staff! Law monkeys could cite check better. I could go on and on, and, on any reasonable person can see that we have removed any sign of judging a person based on their qualifications."

To allay lingering concerns and to placate those whining few, Read agreed to form a task force to level the playing field. The group's primary objective will be to place arbitrary obstacles in the path of smart students to remove their advantage.

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See Dave—Second bench on left in U.N. Plaza.

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Panhandler, Students Shot at Hastings

Continued from Page 1

the suspect was fired upon "only after reaching for what appeared to be a weapon."

Eyewitness reports vary. Third year student David Roberti claims that when the officers approached, the suspect asked them to buy a Street Sheet. Roberti said, "Officer Wesson then yelled, 'Street Sheet?!, I don't want no fucking Street Sheet!' and immediately opened fire in the direction of the panhandler." Roberti claims officers Smith and Magnum began firing as soon as Officer Wesson opened fire.

Second year student Jane Weiner claims that the suspect did reach for something prior to being shot, but that the object was an empty aluminum can and not a weapon. "When asked how she could be sure the object was really a can and not a cleverly disguised hand grenade, Weiner admitted that she did not know for certain what was inside the can."

The two students wounded in the shootout were Jack Beam and Leonard Goetz. It appears neither student was in any way connected

to the activities of the panhandler.

Beam, a first year student and member of the Hastings Surf Club, said that when he heard the shots he instinctively dove in front of the keg to protect it from being hit. Unfortunately for Beam, the keg was directly behind the aggressive panhandler. Beam was shot twice in the stomach, but was not seriously injured. Before being taken away in an ambulance, Beam said, "I'm just thankful I already had 15 beers before I was shot. I barely feel a thing and the beer absorbed most of the shock from the bullets." The surgeon who operated on Beam wanted to keep him in the hospital for at least three days, but Beam refused to stay. Beam was last seen walking out the hospital door yelling, "Big drinkin' night, biing drinkin' night."

Third year Leonard Goetz was shot as he apparently tried to assist the security officers in the shootout. According to eye witness reports, Goetz pulled out his own handgun as soon as the shooting began and started firing at the panhandler. During the

shootout a bullet grazed Goetz's left arm. When questioned about his involvement Goetz said, "I've been carrying a gun to school for the past three years because I knew something like this was bound to happen. When I smelled that beggar on the beach I knew there would be trouble. I started firing only when I saw that the guy might get away. I'm just glad I could help protect the Hastings community."

Dean Tom Read said he knew "nothing about the program to arm Hastings' security officers" before the shooting, but now would give the matter his utmost attention. Asked why he did not know about the "Shoot to Kill, Take a Life Out of Crime" program, Read said he "must have been visiting some foreign law school when it was enacted." Read said he only wished "there had been an experienced lawyer at the scene before the shooting took place, because lawyers are what keeps society from erupting in violence."

Chief John Opheim, head of Hastings security, said he was

pleased with the officers' conduct. For their first shooting, he said the officers involved "did pretty well." Opheim acknowledged that the officers scored only three hits out of a total of 27 shots, but he said this is why the officers need powerful handguns. According to Opheim, all the officers are armed with Desert Eagle .44 magnum semi-automatic pistols capable of carrying eight rounds. Opheim said that with the Desert Eagle .44 magnum "the officers, even when shooting poorly, can be sure to take down even the biggest and most doped-up suspects." Opheim claimed that just one or two hits from a .44 magnum, even to non-vital areas, would "dispatch any person."

Asked if the officers were justified in firing their weapons, Opheim said that he "stand[s] behind the difficult split-second decision the officers had to make."

"It is often extremely hard to decide when to shoot an aggressive panhandler," Opheim said. "The officers' decision making and marksmanship will improve with more on-the-job training."

Sarah Brady, founder of Handgun Control, Inc., was in San Francisco on the date of the shooting to give a speech about the evils of firearms and other inanimate objects. When reached for comment, Brady said that the shooting was "a tragic reminder of the need to keep guns out of the hands of private individuals." When reminded that the shooting was done primarily by state peace officers, Brady suggested that Handgun Control, Inc., would expand its efforts to include the disarming of law enforcement agents. Brady added, "Only when we make the ownership of firearms illegal will we get criminals to obey the law."

Wayne LaPierre, executive president of the National Rifle Association, said the "Take a Life Out of Crime" program "remains a very good way to reduce crime." LaPierre said the N.R.A. "has always taken a tough stance against crime and fully supports programs to get criminals off the streets." LaPierre added, "If more prisons were built there wouldn't be as

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WHY BAR/BRI?

Peace Officers New Weapon—Auras

By David Koresh
SPIRITUAL LEADER

In the aftermath of the Beer on the Beach shooting incident, Dean Tom Read has shelved all plans to provide firearms to security officers at Hastings.

"I am shocked—shocked—that guns have been provided to our officers. I had no idea this was going on," he said.

Instead, security officers will receive training in aura reading and manipulation, which Read says will provide them with all the tools they need to handle potentially dangerous people on and near the Hastings campus. Read also says that the batons currently carried will be taken away, since "carrying a big black stick just reaffirms the acceptability of violence and interferes with the projection of calming vibrations."

Read made this announcement shortly after returning from an administrative seminar in Hawaii. He said that during his two weeks in Hawaii he attended a series of panels called "Security For The New Age," at which many creative but nonviolent solutions were

proposed for the problems faced by security personnel. He said he was also motivated by the fact that two law students are suing the college over injuries they suffered at the hands of security officers. The estate of the panhandler killed in the incident may also file suit.

According to Read, Hastings has hired a part-time consultant to train security officers in the new nonviolent methods. The consultant, who calls herself Loving Sanctuary, says that in a matter of weeks she can teach the officers to project "a peaceful aura" which can calm even the most troublesome and violent suspect. "It's really simple," Sanctuary said. "Once you can remove the angry red from your own aura, it's easy to reach out and just smooth it away from someone else's aura as well." According to Sanctuary, the officers will have no need for weapons once they are proficient in her techniques.

Another of Sanctuary's techniques is intended to eliminate the officers' need to carry handcuffs. She intends to provide the security department with a supply

of "cooperation crystals." The crystals, made of a smoky rose quartz, will be carried at the officers' belts in pyramid-shaped "regeneration housings."

"You just touch the cooperation crystal to a suspect's forehead and hostility just drains out of them into the crystal," she said. "After that, they'll come along politely if there's any need for it. It's much more civilized than binding them with a hostile piece of cold, malevolent steel."

Read says that the new methods are part of his larger plan to carry Hastings "into the 21st century and beyond."

"There's no need to hit someone, shoot them or restrain them when we have technologies of the mind which provide a loving alternative," Read said.

Security officers questioned about the proposals generally refused to comment, although one young officer who asked not to be identified said he was enthusiastic about the plan. "I mean, why pulp a guy's kidneys when you can use a little rock to suck the fight out of him like so much toothpaste?"

Notes from the Penthouse:

We Passed A Resolution!

The Associated Students of Hastings has taken proactive action by passing a resolution calling on all students to take advantage of the new Fitness Center. The vote was 8 to 4 after extended debate.

The Associated Students of Hastings has taken proactive action by passing a resolution calling on the Hastings Board of Directors to show political courage by taking full responsibility for its decisions to raise tuition and to permit military recruiters on campus who to discriminate against gays, lesbians and bisexuals on campus. ASH would like to make it clear that the resolution was passed at the request of HAGL representatives and does not indicate anything about the sexual orientation of its president, vice president, treasurer, activities director or other members or supporters. While not commenting on the sexual orientation of ASH officers, we also do not want to in for that there is anything wrong with homosexuality. Or heterosexuality, for that matter.

ASH would also like to explain

that while it opposes tuition increases, the members understand the difficult position in which the Hastings administration finds itself, and of course we would never think of doing anything like picking or having sit-ins. After all, we have the moral character application to worry about.

The Associated Students of Hastings has also taken proactive action by passing a resolution to call for a resolution by the Hastings Firearms Task Force urging the Hastings Board of Directors to lobby for a decision by the California Legislature to allow Hastings security officers to purchase and maintain automatic weapons. Due to the proliferation of such criminal behavior as muggings, assaults, panhandling, jaywalking and authorship of run-on sentences, there is a crying need for a hard-line policy that, although some of us equivocated at length, seems to be urgent. (Manuscript breaks off at this point, then resumes in different handwriting—Ed.)

All of us here at the Associ-

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Because the numbers don't lie.

Summer 1992 California Bar Exam
First Time Takers

BAR/BRI Hastings Students

89.7%

(193 out of 215 students)

Non-BAR/BRI Hastings Students

82%

(80 out of 97 students)

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OPINION

Letters 2 the Editor

En Banc

Have A Nice Day...

By the conscience of the school, we, the editors of the *Hastings Raw News*, feel it is our duty to speak out against the rampant cowardice around the Law students at this school, who are encouraged to vent their views on the opinion pages of the newspaper, will not do so. Worse yet, some have turned over opinions to us without signatures. We are appalled that law students, people who will have to put themselves on the line in front of a judge, are unwilling to espouse opinions of any substance.

No!

(Ed.: Come on, that's too strong. You are going to get us in trouble with our readers. Can't you say something a little less pointed? Nobody would write an opinion or a letter to the editor after reading this. It is rather scathing.)

The editors of the *Hastings Raw News* think Hastings should be a place where all students feel comfortable sharing their opinions. We encourage students from the political left, the political right, and the political middle to voice their opinions about school policies and about aspects of the law and life that affect us daily.

(Ed.: Well, that's a little better. But do you have to bring politics into the picture? You know what they say about conversing on the topics of politics and religion. Try to make the opinion less political.)

The editors of the *Hastings Raw News* think Hastings should be a place where all students feel comfortable broadcasting their opinions. Hastings should be a place where we all feel comfortable, and, better yet, where we all like and respect one another. We should all feel warm and mushy and wonderful about ourselves and about each other.

THIS STINKS

(Ed.: I like the part about warm and mushy. Don't you think that the word opinion is a bit strong? I'm afraid that if you call student contributions opinion... well, we won't get any contributors.)

DELETE THIS CRAPI

The editors of the *Hastings Raw News* think that Hastings should be a place where all students feel comfortable. Maybe we can achieve that feeling by sitting in the Student Lounge and watching daytime soaps or by working up a sweat in the Student Fitness Center. We should all remember to greet one another daily with a smile and a friendly word.

(Ed.: Come on! This is getting a bit ridiculous. I thought that we were writing an opinion here. What's going on?)

The editors of the *Hastings Raw News* say April Fool's and, please, have a nice day.

Offended Men

Dear Editor:

We, the men of first year section 6, were deeply offended by the "Pedestrian Interviews" in the last issue. We were first offended by the question "How big is your penis?" The size of a man's penis is his private business, not something to be discussed in a newspaper. The judging of men by the size of their penises is a practice that must stop. All penises are worthwhile whether small or large, straight or curved, black or white.

We were also offended by the pictures of the interviewed men's crotches that accompanied the interviews. This sort of picture makes people think that men are just a collection of body parts instead of thinking breathing human beings. We are not just penis machines, we are men.

Sincerely,
John Peters
for the men of section 6

Offended Women

Dear Editor:

We, the women of first year section 6, were deeply offended by the "Pedestrian Interviews" in the last issue. It included interviews of five students, all of whom were men. Women are no longer willing to have their voices silenced. We are pedestrians too and we demand to be interviewed.

One might argue that women would not be able to answer the question "How big is your penis?" But this ignores the fact that the community of women at Hastings may include preoperative transsexuals, transvestites, cross dressers, and women who like to

say they have penises.

We demand that Pedestrian Interviews start an affirmative program to include women's voices on all issues.

Sincerely,
Joan Johnson
for the women of section 6



Oreo Takeover

Dear Editor:

The purpose of this letter is to confirm rumors, running rampant, that the bookstore has successfully turned back a takeover attempt by R.J. Reynolds-Nabisco. Bookstore assistant Erwin Gatchalian and Chief Financial Officer Joan Majeros brilliantly negotiated the store through shark-infested waters while I visited sick friends variously located in Reno, Lake Tahoe and Las Vegas, Nevada.

The staff had voiced several objections to the possible take-

over; Yolanda Tate and Rita Johnson both had reservations about working for Nabisco. Rita noted on several occasions that she did not care to work with a bunch of Oreos. Only Matt Magner had any enthusiasm about a possible deal until he learned that R.J. Reynolds would not be providing free cigarettes to its employees, although Peter Williams and Cecil Lynn, through some brilliant computer hacking, managed to have two cartons of slightly damaged Winstons and a box of moldy Fig Newtons shipped to the bookstore as part of a "promotional package" bound for certain districts in India. Both Jacob Menashe and Derek Berber, who threatened to sue the giant corporation in the name of oppressed peoples everywhere, were offered cushy jobs at the corporation's law headquarters. Both were packed and ready to go until the deal collapsed. Our own corporate spies Erin Williams and Patricia Huebschman, posing as Girl Scouts wanting to make a cookie deal with Nabisco, provided our team with important information that finally torpedoed the takeover attempt. (Though certain legalities refrain us from telling what they learned, a word to wise do not inquire too diligently into the "third" ingredient of the Fig Newton.)

In closing, I personally want to thank everyone involved in our successful defense of the Hastings Bookstore and wish to personally warm all interested parties that even hospital lobbies in the above mentioned cities have slot machines and are to be approached with extreme caution.

Sincerely,
John Effinger
Bookstore Manager

Letters to the Editor

Letters are accepted from anyone, especially members of aggrieved races, sexes, ethnicities, religions, and sexual orientations. We limit the space given to frequent contributors, except for Jeff Jared, to ensure that the forum is available to everyone. We will not print letters that have appeared on the damn community comment board, which is stealing all our business. Although we cannot print letters submitted without signatures, names will be withheld upon request if the circumstances warrant such action, especially if the letters are good and smutty. Letters do not represent the opinions of the *Raw News*, its staff, Hastings College of the Law, or their authors.

What's Your Opinion?

I know you lazy fucks aren't going to write anything anyway. I know no one cares even though I work too hard.

So fine, fine! I'll just write the whole damn thing myself.

A Modest Proposal

Two Eyes Too Many

By Jared Jeffries

PERSONAL OPINION WRITER

In a truly free society, consenting adults should be able to transact freely without any government interference. The Society for the Establishment of Libertarian Law (SELL) feels that the removal of barriers from private transactions could solve all of society's problems.

A prime example of these problems is the absurd fact that some people have money but are blind or infirm, whereas others have two eyes or too many children, but no money. This problem can be solved by letting the free market work: a market should be allowed in which people sell their eyeballs and infants, or perhaps trade eyeballs for infants, or infants for eyeballs.

Blindness in one eye might even be advantageous to some individuals if it is their profession to ask for charity, since a half-blind beggar is likely to get more sympathy and more money. In this way, they can use an apparent disadvantage to their economic advantage, producing Pareto efficiency for all concerned.

An "eyeball exchange" could be started, along with other organ exchanges (giving the phrase

"eyeball to eyeball" a whole new meaning), but, of course, no charity would be involved in these transactions.

In fact, government charity such as welfare could be eliminated, because the people who now receive handouts would be able to sell their surplus children and body parts to survive.

Eyeballs, infants and other commodities could be sold and traded in open-air markets. The open-air markets would be privately owned so that the owners would have the right to discrimi-



nate against eyeballs and infants with which they preferred not to associate. This would prevent someone with one brown eye from having to buy a blue eye that would not match, or a family with all sons from having to buy a son when they want a daughter.

Eyeballs and infants that did not fetch full price could be sold in bulk to fast-food corporations as a protein supplement. This procedure would prevent residents on trade from keeping the price of

meat artificially high. Again, the poor as well as the rich would benefit.

There would be no "right to an eyeball" or "right to an infant." Government would stay out, so that people could barter freely in caveat emptor exchanges. Eyeball and infant sales would be a fertile source of employment and self-help. In fact, we should get rid of any government regulations that obstruct business in any way whatsoever—we don't need 'em.

There could be privately accredited associations such as the "American Eyeball Association" or the "National Infant Exchange," which would regulate and discipline members to insure consumer protection. Such private accreditation procedures would insure that no bad eyeballs or infants were let into the market.

There would be no need for a government "Eyeball and Infant Commission" with its attendant bureaucratic red tape. Eyeballs and infants could be sold quickly and easily as the quick stroke of a pen, the quick exchange of a cradle, or the quick incision of a scalpel. Freedom and opportunity would reign for all.

Look for my next column on "The Return of Indentured Servitude: How to Solve the Student Loan Crisis."

ASH

Continued from Page 5

and Students of Hastings deplore the gratuitous summary execution of ASH President Gil Binsburg. While Binsburg may have been guilty of boring prose, he was a good friend and a fearless leader. We will miss him sorely.

The Associated Students of Hastings also passed another proactive resolution in which the members commended each other for actually showing up to listen to diatribes about topics that really don't exist on this campus. In an amendment, the ASH general council decided to work on a resolution urging doughnuts at every election.

The Associated Students of Hastings has taken even more proactive action by passing a paperwork reduction resolution to curtail the number of monthly resolutions passed. From now on, a resolution study committee will file full reports stating whether we need the resolution and whether the resolution will be a needless waste of trees.

Coffee Pot Mystery Solved, Dean Arrested

March 1, 2:25 p.m.: Officer responded to report of a person under eating in the 200 McAllister St. second floor room. Officer discovered Joe Schmo, a white adult male, changing from a disheveled business suit into blue jeans. Schmo is an unemployed 1991 Hastings graduate. Subject stated to officer that he had hoped to impersonate a student and apply for a library work/study job. Subject was escorted off premises and warned of PC 647(1).

March 3, 7 p.m.: Officers responded to report of a disturbance person asking for money in the Alumni Reception Center, where a buffet dinner was in progress. Officers found Frank T. Read, a.k.a. "Tom" Read, talking loudly about state budget cuts. W. Brown and E.R. Wallach made positive identification of Read as the person who had asked them repeatedly for money. Subject was arrested pursuant to Proposition 1 [Aggravated Penetration]. Subject stated that he was dean of the college, but did not deny asking victims Brown and Wallach for money. Subject became distraught on cell. He was placed in holding cell for observation and possible \$150, but later became responsive. SFPD transported subject to \$800 Bryant, where he was cited and released on O.R.

March 4, 10 a.m.: A group of street type persons marched down McAllister St. They were carrying signs and chanting about being homeless. No property damage was reported.

March 5, 11 p.m.: Officer found coffee pot switched on in College Relations office. Officer switched coffee pot off. Coffee mag referring to marcher Emma Goldman was found in office of T. Doherty. Officer suspects marcher plot to burn down college, but further evidence was not located at this time.

March 5, 11:10 p.m.: A student [name withheld] pending notification of retirement [pending] lobby with possible stab wounds. Student requested medical assistance. Officer radioed for Code 3 ambulance.

March 6, 1:47 a.m.: Officer found coffee pot boiled dry in office of General Council. Officer switched coffee pot off.

March 6, 9 a.m.: Student [see March 5 entry] sought medical care at Hastings Health Services.

March 6, 3:48 p.m.: Faculty member reported losing reading glasses. Officer pointed out glasses on faculty member's nose.

March 7, 5 p.m.: Ambulance arrived. Officer reported that student [see March 5 entry] had sought own medical treatment.

March 10, 11 a.m.: Officer apprehended Frank T. Read as he was approaching alumni in ARC. Officer released Read. Proposition 1 warning. Read has asked alumni for money before.

March 11, 12 a.m.: Officer responded to report of suspicious person in dean's office. Officer found Frank T. Read talking loudly about state budget cuts. Subject stated that he was going to travel to Japan. Subject was es-

corted off property. This subject is known to Hastings Security from previous incidents.

March 12, 2:37 p.m.: Officer found 37 empty matchbooks in 198 Building southeast stairwell. Traces of white crystalline substance were collected and forwarded to SFPD for analysis.

March 15, 10 p.m.: Officer found coffee pot on in dean's office kitchen. Officer switched coffee pot off. Officer found Danish unattended in refrigerator and removed it for safe-keeping.

March 16, 8 a.m.: Officer found coffee pot on in General Council's office. Officer switched coffee pot off. March 16, 8:20 a.m.: Officer responded to report of possible intruder in General Council's office. General



Photo By Elva Penney

Raw News staff was held in Hastings' newly outfitted jail.

Council said something about cold coffee. Officer looked for subjects but found none.

March 17, 3 p.m.: Officer discovered small man in green costume digging in West Block lot. Subject appeared agitated. Subject stated that a pot of gold was sunk in the land but he could find no trace of it. Subject was informed of Hastings' substantial monthly bus service payments and escorted off premises.

March 18, 12 p.m.: Student was reported passing out free lunches on school premises. Officer told student to stop and warned subject of PC 647.

March 22, 1:5 p.m.: Officers arrested 19 grant applicants under Prop. 1. Arrests resulted from a sting arranged in cooperation with Hastings Public Interest Law Foundation. Applicants were apprehended after each had submitted 10 copies of a request for funds. The 19 were detained overnight in Hastings holding cells.

March 23, 9:30 a.m.: 19 suspects held overnight in holding cells were cited and released pursuant to court injunction based on overcrowding. Suspects stated they would seek their own medical treatment.

March 23, 12:45 p.m.: Officer responded to report of an intruder in

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Hastings Raw News

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"From diatribe comes truth"

Pedophile Interviews

Interviews By Hush Puppy
Photos By Penny Loafer

Which of the Woody Allen-Mia Farrow children do you find most attractive?

(Unlike the usual interviews, the respondents' names will not be given in order to protect the guilty.)



Anonymous
1st year

Soon-Yi Previn. I mean, much as I like pedophilia, it's so much easier when they're over that statutory age. After all, I am going to be a lawyer someday.



Anonymous
2nd year

Dylan Farrow. I like the idea of a seven-year-old female sex object. Gosh, she looks just like all the models in *Vogue* these days.



Anonymous
Professor

Moses Farrow. Oh, you know, they're so hostile at that awkward age.



Anonymous
3rd year

Satchel Farrow. Why wait? Four's old enough, isn't it?



Anonymous
Staff

Nancy Sinatra. I just loved it when she sang "These Boots Are Made For Walking." I'm really a pedophile, heh, heh.

Sexist Penetrates Clara Foltz

By Artie Mitchell

SPECIAL CORRESPONDENT

In a recent issue of the *Law News*, a number of people were a bit upset with an insensitive and rather crass second-year male whose remarks were printed in the Pedestrian Interviews section. While this young man's name (Alex Narr) has been changed to protect his privacy, the *Raw News*'s roving reporter thought it incumbent and behooving to update our readers on some current developments concerning the sexist. He has, he asserts, reformed.

During a recent closed meeting of the members of the Clara Foltz Club (CFC), however, Narr quite rudely burst through the door of the meeting room wearing nothing but tigerskin Speedos and a confident smile, and began distributing leaflets announcing his candidacy for chairman of the 1993-94 Women's Law Journal.

While most of the young ladies quickly became nauseated (either from the Speedos or the harsh stench of Jack Daniels on Narr's breath), several of the more stolid members resisted the urge to puke and remained seated, calmly asking Narr either pay his membership dues or kindly leave. Narr refused to go, however, and loudly and drunkenly proclaimed his right to force his speech on any "girl" who was lucky enough to catch his fancy.

At one point, Narr staggered

over to the CFC president and made a proposition suggestive of his amorous capabilities (a bit too blatant to be printed here in good taste.) The reaction provoked by such braggadocio was undoubtedly not what Narr had hoped for.

Seemingly from nowhere, handcuffs, rope, and a large cauldron of hot oil were produced for Narr's benefit and education. Upon being dipped in the oil and becoming confused from the heat, Narr began hallucinating and must have thought he was in a kitchen, as he repeatedly demanded that

his tormentors take off their shoes: Mumbling incoherently something to the effect that "Baby got Back," Narr finally passed out and would have asphyxiated had it not been for two female security guards, who convinced the young ladies to let him sober up in the new holding cell a floor below. It must have been the whiskey that induced Narr to repeatedly shout "Been there! Done that! Had it!" as he was carried past each Clara Foltz Club member on his way out the door and into feminist infamy forever.

Human Dignity

Continued from Page 1

disagree with this statement, at least when applied to Littlewood.

The next speaker was Hughie Hefty, professor of erotic arts at the Larry Flynt Art Institute and pornographer. Hefty said many Christians are active in campaigns to ban erotica, which hurt both the availability of teaching materials for his courses and of product for his business. "Many Christians try to convince men that masturbation is wrong, which could reduce the demand for my products," he said.

The final speaker was Davy Faigstein, professor of constitutional law at Hastings. He said that while he himself does not practice Christianity, he feels

we must allow it to be freely practiced in order to uphold the First Amendment. "Martin Luther King, Mother Theresa, and Hillary Clinton are all Christians. If we attack Christianity, we may prevent people like them from becoming the great humanitarians and leaders they have been." He said there is no clear scientific evidence that Christianity harms human dignity, and therefore we cannot hold it liable for any effects it may have on society.

Members of the audience said they were not sure how to respond to the issue, but all agreed that the school's societies, HAH, HAH, HAW and Peyote, had presented a well-rounded, if incomplete, discussion.

Hastings Profs Up for Supremes

By Diana Ross

SPECIAL CORRESPONDENT

Hastings law professor John Diamond has been mentioned as a leading candidate to replace retiring Justice Byron White on the Supreme Court, according to unconfirmed reports from sources within the Clinton administration. While the nomination is not yet official—and may have come as a surprise to Diamond himself—legal observers agreed that the eccentric criminal law scholar typifies the change that President Clinton wants to see in the makeup of the Court.

Diamond, a Hastings faculty member since 1980, is expected to bring new life to the Supreme Court, now dominated by stodgy, orthodox justices. "I just hope...uh...they don't make me stay seated when L...uh...question the parties before the Court. You know, L...uh...do my best thinking when I'm...uh...physically active. I like to move about...a lot," he said.

Senate Judiciary Committee chair Joseph Biden, D-DE, welcomed news of the possible appointment and vowed to support Diamond in his effort to become the 106th Justice. "John and I met right after we both dropped out of the *Hair Club for Men*," Biden said.

When asked about his overall health, the 43-year-old Diamond responded that he was in "top shape" in spite of unconfirmed reports to the contrary. According to sources in New York, Diamond inadvertently impaled himself with a pencil at a job interview following one of his energetic extrapolations.

Faigman, familiarly referred to as Doogie Howser by his faculty colleagues, also received a phone call last week from Attorney General Janet Reno. Faigman confirmed that he is under consideration for the recently vacated seat of Supreme Court Justice Byron White.

"My primary concern is that I'll be asked to roll down my

sleeves during the Senate Confirmation Hearings," Faigman articulated.

While speaking with this reporter, Faigman wondered aloud, "Once I'm appointed I wonder how many weeks it will be before Chief Justice Rehnquist puts me on call." He fears the Chief may go in alphabetical order.

Somber female students were seen loitering in front of Professor Faigman's office earlier this week. Faces long, they would only say that they hope the seductive bass tones of David's voice would continue to penetrate the otherwise unstimulating experience of law school.

When asked what he will miss most about Hastings, Faigman replied, "I've grown very fond of the lovely works of art which can be seen around the Hastings campus. Recently I've taken to retiring with one or another piece, to the privacy of my office in order to appreciate it in a more personal matter. It'll be a hard habit to break."

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Moral Character

Continued from Page 1

to complete. For example, while the old form asked students to list their addresses since their 16th birthday, the new form asks students to remember their addresses from their date of viability (subject to the most recent Supreme Court decision on abortion). Students are also asked to report every incident of questionable morality in which they have ever been involved, including fraternity hazing, speeding, and lying on the Moral Character Application.

In addition to this information, the Bar now requires that students list "firsts." The Bar wants to know when you were first kissed and by whom, when you went on your first date and with whom, and when you had your first glass of beer. Students also must name their pets, and their first peeing incident. Student reaction to these requests has been a resounding "Huh!"

To make the moral application even more interesting, the Bar has added the interesting twist of printing it in code. Legal experts and cryptographers have spent many hours and many dollars of lawyers' bar dues to make the application as unintelligible in code as it used to be in English. Before filling out the application, students must decode the Bar's questions (or pay \$155.55 for the Bar's secret decoder ring). Students are forewarned, however, that the Bar has a strict deadline for mailing the application, and lateness will result in a penalty of \$325. The Bar will change the deadline at random so that all applicants have an equal opportunity to miss it.

Students can also expect a

change in the Bar's code at any time. "Last year we changed the deadline for filing at the cheaper rate in the middle of summer," said the representative. "We wouldn't want to change our modus operandi just at this time; we like students to have to expect the unexpected." This is considered a further example of "thinking like a [devious] lawyer," (not to be confused with "thinking like a deviant"). Students who are not informed of the change can expect to pay \$300-400 extra for the privilege of being at all.

The Bar also requires students to return an encoded form with an answer sheet. Students with the most imaginative code will be allowed to take the Bar examination at the location nearest their homes. Others will be sent to the testing facility in Barstow.

Federalists

Continued from Page 1

massive debts, the society's president replied that the the eyleholes have to be custom cut. "Each year more and more Hastings students want to speak out against diversity and affirmative action programs," he said. "We have had to increase their supply."

Other student organizations have complained that this funding is unfair under the recent California Supreme court decision, *Smith v. Regents*, which allows students to claim refunds of fees used to fund political or ideological activities.

The Hastings board plans to investigate once its members return from their annual "Old Boys' Networking and Camping" excursion to the Bohemian Grove.



Dean Tom Read poses with his Pete "Cut the Budget" Wilson woodoo doll. Hastings cops recently considered committing Read for psychological observation after he broke down at a fundraising dinner.

Coffee Pot Boils Dry

Continued from Page 7

Classroom D. Officer found man dressed in offensive plaid who declined to identify himself. He stated, "You should know who I am." Subject stated he was the professor of the class. Subject stated he had called officer to remove a student who had arrived in class two minutes after the bell. Subject was detained briefly for questioning, then released with warning re: criminal penalties for filing a false report.

March 24, 7:30 p.m.: Officer observed J. Ballentine sneaking into General Counsel's office and turning on coffee pot. Ballentine is a former Law News editor and is known to Hastings Security. Upon questioning, Ballentine confessed to having turned on coffee pots during evening hours over the last several months. He denied being an anarchist. Officer detained Ballentine in custody of General Counsel.

March 25, 9 a.m.: Officer responded to report of loud screams coming from 198 Mexamine. Officer looked for

subjects but found none.

March 25, 3:50 p.m.: Officers responded to report of street type person on 198 building patio. Beer on Beach was in progress. Officers found (name withheld pending notification of relatives) selling Street Shirts on patio in front of beer keg. Subject became inebriated when questioned. Officers took appropriate action.

March 26, 10 a.m.: A Schlimalz stated he locked his new black Schwinn mountain bike on 198 patio at 8:30 a.m. and returned at 9:40 to find the next going estimated at \$150.

March 26, 12 p.m.: Schlimalz reports that front tire disappeared from his bicycle between 10 a.m. and 12 p.m. Estimated loss: \$70.00.

March 26, 2 p.m.: Schlimalz reports handlebars missing from bike. No estimated loss figures at this time.

March 26, 3:40 p.m.: Schlimalz—grasholtz gone.

March 26, 3 p.m.: Schlimalz reports frame is now gone from bicycle. Reports that unknown person left only the chain attached to his Kryptonite lock with Bad Bones/Greifencore.

Officer advised him to purchase fair security devices.

March 26, 7 p.m.: Schlimalz appeared at security command center appearing very aggressive and brandishing bicycle chain. He was detained for observation and possible \$150. Officers jointly sustained a slight bruise on the left ankle while subduing subject. Officer will seek his own medical treatment.

March 28, 11:03 p.m.: Officer responded to call from Hastings Law News editors who had been locked into 198 building. Students stated they had been working late on production of newspaper. Officer inspected paper, then escorted students to holding cell.

March 29, 9 a.m.: Suspects who had been held overnight in holding cell were cited and released pursuant to court injunction based on overcrowding. Suspects stated they would seek their own medical treatment.

Dean Read Arrested For Panhandling

Hastings Dean Tom Read was arrested on an aggressive panhandling charge at a March 3 alumni dinner.

The arrest was part of a joint SFPD/Hastings Security "zero tolerance" policy in enforcing the new Proposition 13 aggressive panhandling law.

"We want to send a message that nobody is above the law," said Hastings security chief John Opheim. "It is illegal to hound people for money, regardless of who you are."

Hastings Alumnus and California Assembly speaker Willie Brown said he called security to have Read removed from the dinner. "I was sorry to have to do it, but Tom was following me around on his knees," Brown said. "He was sobbing about having to raise tuition because of the budget cuts."

Alumnus E. Robert Wallace said Read had also pursued him for money at the dinner. "I'm shocked, shocked, to see criminal behavior on the part of so distinguished a legal scholar," he said.

Witnesses said Read protested to the arresting officers that he was only doing what Hastings had hired him to do.

Sources close to Read said the long months of worry over Hastings' dwindling budget appeared to have taken a heavy emotional toll on the dean, especially after he learned that fiscal year '93-'94 would be worse.

Read was detained briefly in a Hastings holding cell after his arrest. Security sources said they briefly considered detaining him for a 72-hour psychological evaluation, but he calmed down and was released to the custody of his wife.

Read has since regained his composure, but has been warned by security several times over similar panhandling incidents.

Some other members of the Hastings community have also been arrested on Prop. J charges. They include HPLF fund drive chair Gregory Powell, General Assistance Advocacy Project coordinator Jacob Menache, Tenderloin Walk for Kids promoter Bob Rich, and ASH president Phil Ginsburg.

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Personals

Wise-cracking corporate czar seeks Judy Holiday look-alike for frenetic exchange of puns and witticisms. Yiddish a plus, gold Cadillac not required. Call (415) 565-1000.

Center square of Atshole Bingo seeks pushover 1L for late night study and more. Me: Outspoken, opinionated egotist with lots to say about nothing. You: Easily impressed. Look for hot bod in tight sweats at Gold's.

Animated sex-kitten sisters desperately seeking Malibu beach boy, McGyver look-alike, with taste for clamato, Iguanas and long lines at the DMV. Smoker preferred. Call Patti and Selma at (312) STA-RVED.

Charismatic sharpshooter seeks nubile SWF under 14 for position as submissive 36th wife. Must enjoy living in high profile group situation. High tolerance for blaring Muzak a plus. Write to Jesus, Waco, Texas.

Freewheeling, tenacious R2D2 seeks handsome, accommodating C3PO. Call 1-900-WHEELIE.

Al, where are you? Missing VP. No recent photo available. Last seen January 20 walking down Pennsylvania Avenue. (If found, handle with care — rigor mortis likely.) Reward. Please call Tipper at (202) 99-OZONE.

Statuesque Florida bachelorette, new in town, seeks quiet New England bookworm bachelor to use judicial restraints and perform oral arguments. If you like the outdoors, ramshackle houses, solitaire, and the taste of warm milk, then meet me at midnight on the banks of the Potomac. Me: badge and handcuffs. You: black leather robe, no B.V.D.s.

Reactionary justice seeks buxom Coke-guzzling bimbo for in-camera erotic film fests. Discretion a must. Call 976-HOTS, and ask for Long Dong Silver.

Dating-challenged, non-melanin specific, organic being seeks same. (415) 123-TOFU

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President of western industrial superpower seeks malleable yes-man for low profile (but powerful) judicial seat. Must be able to fool panel of media darlings. No experience necessary. Phone (012) 345-6789, ask for Hillary.

Help! Slipping in the rankings. New dean for 23rd ranked law school sought. Perennial dean with good schmoozing ability and full head of hair preferred. Must be willing to be trained by dominant general counsel. No prior arrests, please. For more information, contact dean search committee chair Bert Prunty. (415) 565-WIMP.

Newly elected public official seeks help with international and domestic crises. Call Bubba at 1-800-TX'N-SPND.

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Newly hired ex-Veep seeks patient executive assistant with good spelling skills. Single mothers need not apply. Write to: Dan, 123 Sleepy Holloe, Indiana, 92435-1996.

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Telemarketing firm will pay \$5/hr. to recent law school grads, send resume and references by April 10. Only top 25% need apply.

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Announcements

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